4	AND THE BANKED TO CE AND THE STATE OF THE ST
2	Honorable August B. Landis United States Bankruptcy Judge
4	Entered on Docket October 24, 2019
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5	KATHLEEN A. LEAVITT CHAPTER 13 BANKRUPTCY TRUSTEE 711 S 4Th Street, Suite 101 Las Vegas, NV 89101 (702) 853-0700 kall3mail@las13.com
11	UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA
12 13 14	CHAPTER 13 CASE NO: BKS-19-13517-ABL  CASE NO: BKS-19-13517-ABL  Hearing Date: September 26,2019 Hearing Time: 1:30 pm
15	ORDER CONFIRMING CHAPTER 13 PLAN
16 17	The confirmation of the Debtor's Plan and the allowance of Debtor attorney fees, having come on for hearing before the United States Bankruptcy Court, and there appearing the Chapter 13 Trustee or designed were
18	cause appearing, it is hereby
19	ORDERED that any Objections to Confirmation have been resolved, and it is further
20	and the requirements for Confirmation pursuant to 11 U.S.C §1325 have been met; and it is further
21	ORDERED that the CHAPTER 13 PLAN #, attached hereto, is confirmed.
22 22	Submitted by: Approved
23	/s/Kathleen A. Leavitt CHAPTER 13 BANKRUPTCY TRUSTEE  PETERS & ASSOCIATES LLF 6173 S Rainbow Bivd Las Vegas, NV 89118 (702) 507-6990

- 1								
2	LR 9021 CERTIFICATION:							
3	In accordance with LR 9021, counsel submitting this document certifies that the order accurately reflects the court's ruling and that:							
5	The court has waived the requirement set forth in LR 9021 (b)(1).							
6	No party appeared at the hearing or file	d an objection to the mo	otion.					
7		dance with LR 9021, counsel submitting this document certifies that the order ty reflects the court's ruling and that:  court has waived the requirement set forth in LR 9021 (b)(1).  party appeared at the hearing or filed an objection to the motion.  ave delivered a copy of this proposed order to all counsel who appeared at the and each has approved or disproved the order, or failed to respond, as indicated  Approved:  Approved:  See ASSOCIATES LLP  Disapproved:  Failed to Respond:  ify that this is a case under chapter 7 or 13, that I have served a copy of this order notion pursuant to LR 9014(g), and that no party has objected to the form or content						
9	PETERS & ASSOCIATES LLP	Disapproved:	<u>X</u> :					
10	I certify that this is a case under chapter	7 or 13, that I have serv	red a copy of th	is order				
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12	of the order.							
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NVB#113 (rev. 12/17)

# UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA

Debtor 1 -	Alfred J. Gom	ez. Jr.	19-1	3517	
		,	Chapter 13 Plan #	1	
Debtor 2 -	Deborah S. Ba	rton	Plan Modification:		26
			Confirmation Hearing D		9 <del>/12/</del> 2019
THE WARRIEST PRINCIPLE CHARLEST TO SERVICE STREET, STR		Debtor.	Confirmation Hearing Ti	me:	1:30 p.m.
			CHAPTER 13 PLAN		
action 1: Not	tices				
1. The Establishment of the Street Control o				18/4	en e
% - Valuation nount of a se	n of Collateral and cured claim based	I Lien Avoidance Recon a valuation of the	quires a Separate Motion collateral for the claim, nor	- The con will it avoi	firmation of this plan will not limit the days a security interest or lien.
2 – Nonstan	dard Provisions -	This plan 🧾 <u>include</u>	s does not include	<b>de</b> nonsta	ndard provisions in
ection 9.2.		1000	*****	<del></del>	
ction 2: Elic	aibility. Commitm	ent Period Disnosat	le Income, Plan Payment	e and En	oe.
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	zici ciica, Diopodas	io moonie, rian raymene	s, and re	TO STATE OF THE PROPERTY OF TH
1 – Statemer	nt of Eligibility to	Receive a Discharge			
a. Det	btor 1: <b>Is eligible</b> t	receive a Chapter 13	3 discharge.		
b. Det	btor 2: <b>Is eligible</b> t	o receive a Chapter 13	3 discharge.		
2 – Applicab ntire commitm	ole Commitment P nent period unless	eriod – The applicabl	e commitment period is <b>60</b> claims are paid in full.	months. N	Monthly payments must continue for the
3 – Disnosal	hle Income Debi	or is over median inc	oma Dobtoria manthic dia	سن علماء عمد	
plicable com	mitment period eq	uals \$ <u>-22,827.00</u> .	ome. Deploi s monthly dis	posable ir	ncome of \$ <u>-380.45</u> multiplied by the
المسلمان الم	in Matrix Till				
s – Liqui <b>dati</b> ise(s:	ion value – The lic	uidation value of the e	estate is \$ <u>0.00</u> . Liquidation	on value is	derived from the following non-exempt
N. G. Salitana May may an	-				
& RECENTERS	V DAVMENTO				
O - MCMAIUT	TPATMENTS: - L	eptor shall make mon	thly payments to the Truste	e as follo	ws:
100.00	for 2	months commencing	07/01/2019	I- To	taling \$ 200.00
2,000.00	for 38	months commencing	2/01/2010	To	taling CHIE GOOD TO
8 8 5 . 0	Del Bouments	م و د د اختار از در د دارد دس الثرور سمه	3/1/2020		r sources as specified below.
mount of Pay	vment	Date Sadditional	al payments to the Trustee in Source of Payment	rom other	r source's as specified below.
CONTRACTOR OF L	mon	Date	Source of Fayillent		
The total	amount of plan -	ourments to the T	99 \$ -416 200 00	Linni	TO OR
* 2 1 10° (C. 16 24 24 2	encours of man n	aviiiwate ta tao i filet			CPLS I C. II & F )

2.8 – Tax Returns and Refunds – Debtor shall submit to the Trustee, within 14 days of filing the return, copies of all personal and business tax returns filed with any federal or state taxing authority for the prior tax year, along with copies of any W-2 forms, 1098 forms, and 1099 forms. In addition to plan payments, Debtor shall turn over to the Trustee and pay into the plan the non-exempt portion of all tax refunds for the following tax years:

2019, 2020, 2021, 2022, 2023

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- 2.9 Trustees fees -Trustee's fees are estimated to be 10% of all plan payments, which totals: \$ 11,620.00 Trustee shall collect these fees from payments received under the plan.
- 2.10 Debtor's Attorney's Fees Debtor's attorney's fees, costs, and filing fees in this case shall be \$6,900.00. The sum of \$2,000.00 has been paid to the attorney prior to the filing of the petition. The balance of \$\_4,900.00 shall be paid through the plan by the Trustee.
- 2.11 Additional Attorney's Fees For feasibility purposes, additional attorney fees are estimated to be \$1000.00. These fees are for services that are specifically excluded on the Disclosure of Compensation of Attorney for Debtor(s) [Form B2030]. These fees will not be reserved by the Trustee unless a request for these fees is properly filed with the Court.
- 2.12 Other Administrative Expenses All approved administrative expenses, including Mortgage Modification Meditation Program fees, shall be paid in full unless the holder of such claim agrees to accept less or 11 U.S.C. §1326(b)(3)(B) is applicable.

Creditor's Name	Services Provided	Amount Owed
-NONE-		

#### Section 3: General Treatment of Claims

- 3.3 Claims Must be Filed and Provided for A proof of claim must be filed in order for the claim to be paid pursuant to this pian. if a filed proof of claim is not provided for by this plan, no payments will be made to the claimant.
- 3.2 Payment of Claims is based upon the Proof of Claim The amount and classification of a creditor's claim shall be determined and paid based upon its proof of claim unless the court enters a separate order providing otherwise.
- 3.3 Interest on Claims If interest is required to be paid on a claim, the interest rate shall be paid in accordance with the Chapter 13 Plan unless a separate Order of the Court establishes a different rate of interest. Interest shall accrue from the petition date on claims secured by property with a value greater than is owed under contract or applicable non-bankruptcy law. For all other claims, interest shall accrue from the date the plan is confirmed unless otherwise ordered by the Court.
- 3.4 Payments made by Trustee Unless otherwise stated, claims provided for in this plan shall be paid by the Trustee.

#### Section 4: Treatment of Secured Creditors

4.4 - Conduit Payments - The monthly contractual installment payments, including Mortgage Modification Meditation Program payments, ("conduit payments") will be paid as follows: (a) Trustee will make monthly post-petition installment payments on ciaims as they come due; (b) the first monthly installment payment of the total number of payments listed below shall be treated and paid as a conduit gap payment; (c) Trustee will not make a partial conduit payment; (d) if all conduit payments cannot be made, Trustee will prioritize disbursements by making conduit payments to creditors in the order in which they are listed below; (e) a Notice of Payment Change must be filed to effectuate a monthly payment change; and (f) in the event that the conduit payment increases, Debtor shall increase the plan payments to the Trustee without modification of the plan.

Creditor Name Collateral Description	Principal Residence	Conduit Payment Amount	Conduit	Conduit Start Date	Estimated Total
Selene Finance Lp 1702 Taraway Drive Henderson, NV 89012 Clark County	Yes	\$1,180.00	58	month 3	\$68,440.00

4.2 - Pre-Petition Arrearages - Including claims for real and personal property, taxes, HOA fees, and public utilities

Creditor Name	Pre-Petition		To recoo, and pub
Collateral Description	Arrearage	Interest Rate	Estimated Total
Republic Services 1702 Taraway Drive, Henderson NV 89012 Clark County	\$2272.07	0.00%	\$2272.07
Red Rock Financial Services/Green Valley Ranch Community Association 1702 Taraway Drive, Henderson, NV 89012			
Clark County	\$4844.00	0.00%	\$4844.00
Selene Finance Lp 1702 Taraway Drive, Henderson, NV	# 18 469 \$20,000,00	- '	\$18469.6
89012 Clark County	₩ <del>2</del> 0,000.00	0.00%	<del>-\$20,000.0</del> 0

Green Valuey Ranch HDA 1338.36 08 1338.3 4.3 - Modified Claims - Including claims paid based upon 11 U.S.C. §506 valuation or other agreement.

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Creditor Name Collateral Description	Full Claim Amount	Fair Market Value	Interest Rate	Estimated Total
- NONE-				

4.4 - Claims Modified and Paid in Full - Including secured tax liens and claims secured by purchase money security interest that were (a) incurred within 910 days preceding the filling of the petition and secured by a motor vehicle acquired for personal use of the debtor, or (b) incurred within 1 year preceding the filling of the petition and secured by any other thing of value.

-NONE-			
Collateral Description	Full Claim Amount	Rate	Estimated Total
Creditor Name		Interest	
	the ning of the petition and	secured by an	y other thing of value.

4.5 - Post-Petition Claims - Including claims provided for under 11 U.S.C. §1305(a), such as taxes that become payable to a governmental unit while the case is pending, delinquent post-petition mortgage payments, and estimated 3002.1(c) Fees, Expenses,

Creditor Name Collateral Description	Claim Amount	Interest Rate	Estimated Total
Selene Finance, Lp 1702 Taraway Drive, Henderson, NV 89021 Clark County			
August 2019 post-petition payments	\$2360.00	0.00%	\$2360.00

4.6 - Claims Paid Directly by Debtor or Third Party

Creditor Name Collateral Description	Contractual Monthly Payment Amount	Maturity Date
-NONE-		

4.7 - Surrender of Collateral – Debtor surrenders the real or personal property listed below. Upon confirmation of this plan, the stay terminates under §362(a) and §1301 with respect to the surrendered collateral listed below.

Creditor Name	Description of Collateral	Estimated Deficiency
Esb/harley Davidson Credit	Harley Bike	TBD

### Section 5: Treatment of Unsecured Creditors

#### 5.1 - Priority Claims Paid in Full

Creditor Name Collateral Description	Full Claim Amount	Interest Rate, if Applicable	Estimated Total
IRS Tax Liability	\$4,891.00	0.00	\$4,891.00

5.2 – Demestic Support Obligations Assigned or Owed to a Governmental Unit – Including claims that will be paid less than the full amount pursuant to 11 U.S.C. §1322(a)(4). These claims will be paid in the amount listed below.

Creditor Name Collateral Description	Full Claim Amount	Amount to be Paid by Plan
-NONE-		

5.3 – Specially Classified Non-Priority Unsecured Claims – The allowed non-priority unsecured claims listed below are separately classified and will be treated as follows.

Creditor Name Collateral Description	Basis for separate classification and treatment	Amount to be Paid	Interest Rate	Estimated Total
-NONE				The last order and the second of the second

5.4 – Non-Priority Unsecured Claims – Allowed general non-priority unsecured claims shall be paid a pro-rata share of the funds remaining after disbursements have been made to all other creditors provided for in this plan. This amount may change based upon the allowed claim amounts, amended claims, interest rates, additional attorney's fees, and/or other administrative expenses. Debtor estimates that \$0.00 will be available for non-priority unsecured claims that are not specially classified.

Debtor shall pay 100% of all filed and allowed non-priority unsecured claims.
Debtor's estate is solvent under 11 U.S.C. §1325(a)(4) and non-priority unsecured claims shall receive interest at 9

#### Section 6: Executory Contracts and Unexpired Leases

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6.1 – Debtor's Election – Debtor assumes or rejects the executory contracts and unexpired leases listed below. Any executory contract or unexpired lease not listed below is rejected. Debtor shall timely pay all amounts due under any accepted executory contract or unexpired lease.

Lessor's Name/ Collateral Description	Accept / Reject	Expiration Date
-HONE-		

### Section 7: Distribution of Plan Payments

- 7.1 Distributions After confirmation, funds available for distribution will be paid monthly by the Trustee.
- 7.2 Order of Distribution Trustee will pay as funds are available in the following order:
  - a. Conduit payments (§4.1);
  - b. Monthly payments on secured claims as required by separate court order (§9.2);
  - c. Attorney Fees and Administrative Expenses (§2.10, §2.11, §2.12):
  - d. Modified Claims and Claims Modified and Paid in Full (§4.3, §4.4);
  - e. Conduit gap payments and Post-Petition claims (§4.1, §4.5);
  - f. Pre-Petition Arrearage claims (§4.2);
  - g. Priority claims (§5.1, §5.2);
  - h. Separately Classified Unsecured Claims (§5.3):
  - 1. Non-Priority Unsecured Claims (§5.4).

### Section 8: Miscellaneous Provision

- 8.1 Debtor Duties In addition to the duties imposed upon Debtor by the Bankruptcy Code and Rules, the Local Bankruptcy Rules, Administrative Orders, and General Orders, the Plan imposes the following additional duties:
  - a. <u>Transfer of Property and New Debt</u> Debtor is prohibited from transferring, encumbering, selling or otherwise disposing of any nonexempt personal property with a value of \$1,000 or more or real property with a value of \$5,000 or more without court approval. Except as provided in §364 and §1304, Debtor may not incur new debt exceeding \$1,000 without court approval.
  - b. <u>Insurance and Taxes</u> Debtor shall pay all post-petition tax obligations and maintain insurance as required by law or contract. Debtor shall provide evidence of such payment to Trustee upon request.
  - c. <u>Periodic Reports</u> Upon request by the Trustee, Debtor shall provide the Trustee with: proof that direct payments have bead made under §4.6 of this plan; information relating to a tax return filed while the case is pending; quarterly financial information regarding Debtor's business or financial affairs; and a §521(f)(4) statement detailing Debtor's income and expenditure for the prior tax year.
  - d. <u>Funds from Creditors</u> If Debtor receives funds from a creditor which were previously disbursed to the creditor by the Trustee, Debtor shall immediately tender such funds to the Trustee and provide a written statement identifying the creditor from whom the funds were received.
- 8.2 Creditor Duties In addition to the duties imposed upon a Creditor by Federal law, State Law, and contract, the Plan imposes the following additional duties:
  - a. Release of Lien The holder of an allowed secured claim, provided for in §4.3 or §4.4, shall retain its lien until the earlier of the payment of the underlying debt as determined under non-bankruptcy law or discharge under §1328. After either one of the foregoing events, the creditor shall release its lien and provide evidence and/or documentation of such release to Debtor within 30 days. In the event the creditor fails to timely release the lien, the debtor may request entry of an order declaring that the secured claim has been satisfied and the lien has been released.
  - b. Refund all Overpayments to the Trustee Creditors shall not refund any payments or overpayments to the Debtor.
    - 1. If a creditor withdraws its Proof of Claim after the Trustee has disbursed payments on such claim, the creditor shall refund all payments to the Trustee within 60 days of the withdrawal.
    - 2. If a creditor amends its Proof of Claim to assert an amount less than what was previously disbursed by the Trustee on such claim, the creditor shall refund the overpayment to the Trustee within 60 days of the amendment.
    - 3. If a creditor receives payment from the Trustee in excess of the amount asserted in its Proof of Claim or required to be paid under this Plan, the creditor shall refund the overpayment to the Trustee within 60 days of receiving the overpayment.
- 8.3 Vesting Any property of the estate scheduled under §521 shall vest in Debtor upon confirmation of this plan.
- 8.4 Remedies of Default -

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- a. If Debtor defaults in the performance of this Plan, the Trustee or any other party in interest may request appropriate relief by filling a motion and setting it for hearing pursuant to Local Rule 9014.
- b. If, on motion of a creditor, the Court terminates the automatic stay to permit a creditor to proceed against its collateral unless the Court orders otherwise, the Trustee will make no further distribution to such secured claim.
- c. Any deficiency claim resulting from the disposition of the collateral shall be paid as a non-priority unsecured claim provided that a Proof of Claim or Amended Proof of Claim is filed, allowed, and served on Debtor. Such deficiency claim shall be paid prospectively only, and chapter 13 plan payments previously disbursed to holder of other allowed claims shall not be recovered by the Trustee to provide a pro-rata distribution to the holder of any such deficiency claims.
- 8.5 Plan Extension Without Modification If the plan term does not exceed 60 months and any claims are filed in amounts greater than the amounts specifically stated herein, Debtor authorizes the Trustee to continue making payments to creditors beyond the term of the plan. Debtor shall continue making plan payments to the Trustee until the claims, as filed, are paid in full or until the plan is otherwise modified.

#### Section 9: Nonstandard Plan Provision

- 9.1 Check Box Requirement Nonstandard plan provisions will be effective only if §1.2 of this plan indicates that this plan includes non-standard provisions. Any nonstandard provision placed elsewhere in the plan is void.
- 9.2 Nonstandard Plan Provisions:

Section 10: Signatures		
Executed on <u>July 12, 2019</u>		
/s/ Alfred J. Gomez, Jr.		
Alfred J. Gomez, Jr.		
/s/ Deborah S. Barton		
Deboran S. Barton		

By filing this document, I certify that the wording and order of the provisions of this Chapter 13 plan are identical to those contained in NVB 113, other than any nonstandard provisions set forth in §9.

/s/ Xenophon Peters, Esq. Xenophon Peters, Esq. Peters & Associates, LLP. 6173 S. Rainbow Blvd Las Vegas, NV 89118 (702) 507-6990

